SHORT-FORM COMPLAINT AND JURY DEMAND (PERSONAL INJURY)

1	I. <u>DESI</u>	GNAT	ED FORUM ²					
2	1.							
3	1. Identify the Federal District Court in which the Plaintiff would have filed in the absence of direct filing: Pennsylvania Eastern District Court ("Transferee District Court"). II. IDENTIFICATION OF PARTIES A. PLAINTIFF(S) 2. Injured Plaintiff(s): Name of the individual injured due to use of JUUL products: William Allen Muthard, Jr. ("Plaintiff"). 3. At the time of the filing of this Short-Form Complaint, Plaintiff resides at: Schnecksville, Pennsylvania 4. Consortium Plaintiff: Name of the individual(s) that allege damages for loss of consortium: N/A ("Consortium Plaintiff"). 5. Survival and/or Wrongful Death Claims: (a) Name and residence of Decedent Plaintiff when he/or she suffered a JUUL related death: N/A (b) Plaintiff/Decedent died on: N/A							
4	1. Identify the Federal District Court in which the Plaintiff would have filed in the absence of direct filing: Pennsylvania Eastern District Court ("Transferee District Court"). II. IDENTIFICATION OF PARTIES A. PLAINTIFF(S) 2. Injured Plaintiff(s): Name of the individual injured due to use of JUUL products: William Allen Muthard, Jr. ("Plaintiff"). 3. At the time of the filing of this Short-Form Complaint, Plaintiff resides at: Schnecksville, Pennsylvania 4. Consortium Plaintiff: Name of the individual(s) that allege damages for loss of consortium: N/A ("Consortium Plaintiff"). 5. Survival and/or Wrongful Death Claims: (a) Name and residence of Decedent Plaintiff when he/or she suffered a JUUL related death: N/A (b) Plaintiff/Decedent died on: N/A (c) Plaintiff is filing this case in a representative capacity as the N/A of the having							
5								
6								
7	A.	·						
8	1. Identify the Federal District Court in which the Plaintiff would have filed in the absence of direct filing: Pennsylvania Eastern District Court ("Transferee District Court"). II. IDENTIFICATION OF PARTIES A. PLAINTIFF(S) 2. Injured Plaintiff(s): Name of the individual injured due to use of JUUL products: William Allen Muthard, Jr. ("Plaintiff"). 3. At the time of the filing of this Short-Form Complaint, Plaintiff resides at: Schnecksville, Pennsylvania 4. Consortium Plaintiff: Name of the individual(s) that allege damages for loss of consortium: N/A ("Consortium Plaintiff"). 5. Survival and/or Wrongful Death Claims: (a) Name and residence of Decedent Plaintiff when he/or she suffered a JUUL related death: N/A (b) Plaintiff/Decedent died on: N/A (c) Plaintiff is filing this case in a representative capacity as the N/A of the having been duly appointed as such by the Court of.							
9								
10	1. Identify the Federal District Court in which the Plaintiff would have filed in the absence of direct filing: Pennsylvania Eastern District Court ("Transferee District Court"). II. IDENTIFICATION OF PARTIES A. PLAINTIFF(S) 2. Injured Plaintiff(s): Name of the individual injured due to use of JUUL products: William Allen Muthard, Jr. ("Plaintiff"). 3. At the time of the filing of this Short-Form Complaint, Plaintiff resides at: Schnecksville, Pennsylvania 4. Consortium Plaintiff: Name of the individual(s) that allege damages for loss of consortium: N/A ("Consortium Plaintiff"). 5. Survival and/or Wrongful Death Claims: (a) Name and residence of Decedent Plaintiff when he/or she suffered a JUUL related death: N/A (b) Plaintiff/Decedent died on: N/A (c) Plaintiff is filing this case in a representative capacity as the N/A of the having been duly appointed as such by the Court of. N/A							
11	3.	At the	e time of the filing of this <i>Short-Form Complaint</i> , Plaintiff resides at:					
12		Sch	nnecksville, Pennsylvania					
13								
14	4.							
15		N/A	A					
16		("Co	nsortium Plaintiff").					
17	5.	Survi	val and/or Wrongful Death Claims:					
18 19	1. Identify the Federal District Court in which the Plaintiff would have filed in the absence of direct filing: Pennsylvania Eastern District Court ("Transferee District Court"). II. IDENTIFICATION OF PARTIES A. PLAINTIFF(S) 2. Injured Plaintiff(s): Name of the individual injured due to use of JUUL products: William Allen Muthard, Jr. ("Plaintiff"). 3. At the time of the filing of this Short-Form Complaint, Plaintiff resides at: Schnecksville, Pennsylvania 4. Consortium Plaintiff: Name of the individual(s) that allege damages for loss of consortium: N/A ("Consortium Plaintiff"). 5. Survival and/or Wrongful Death Claims: (a) Name and residence of Decedent Plaintiff when he/or she suffered a JUUL related death: N/A (b) Plaintiff/Decedent died on: N/A (c) Plaintiff is filing this case in a representative capacity as the N/A of the having been duly appointed as such by the Court of. N/A 2 See Case Management Order No. 3, at II(C) (ECF No. 309).							
20			N/A					
21								
22		(b)						
			N/A					
23								
24 25		1. Identify the Federal District Court in which the Plaintiff would have filed in the absence of direct filing: Pennsylvania Eastern District Court ("Transferce District Court"). IDENTIFICATION OF PARTIES A. PLAINTIFF(S) 2. Injured Plaintiff(s): Name of the individual injured due to use of JUUL products: William Allen Muthard, Jr. ("Plaintiff"). 3. At the time of the filing of this Short-Form Complaint, Plaintiff resides at: Schnecksville, Pennsylvania 4. Consortium Plaintiff: Name of the individual(s) that allege damages for loss of consortium: N/A ("Consortium Plaintiff"). 5. Survival and/or Wrongful Death Claims: (a) Name and residence of Decedent Plaintiff when he/or she suffered a JUUL related death: N/A (b) Plaintiff/Decedent died on: N/A (c) Plaintiff is filing this case in a representative capacity as the N/A of the having been duly appointed as such by the Court of. N/A (e) Plaintiff is filing this case in a representative capacity as the N/A of the having been duly appointed as such by the Court of. N/A						
26	1. Identify the Federal District Court in which the Plaintiff would have filed in the absence of direct filing: Pennsylvania Eastern District Court ("Transferee District Court"). II. IDENTIFICATION OF PARTIES A. PLAINTIFF(S) 2. Injured Plaintiff(s): Name of the individual injured due to use of JUUL products: William Allen Muthard, Jr. ("Plaintiff"). 3. At the time of the filing of this Short-Form Complaint, Plaintiff resides at: Schnecksville, Pennsylvania 4. Consortium Plaintiff: Name of the individual(s) that allege damages for loss of consortium: N/A ("Consortium Plaintiff"). 5. Survival and/or Wrongful Death Claims: (a) Name and residence of Decedent Plaintiff when he/or she suffered a JUUL related death: N/A (b) Plaintiff/Decedent died on: N/A (c) Plaintiff is filing this case in a representative capacity as the N/A of the having been duly appointed as such by the Court of: N/A							
27								
	² See Case Mai	nagemer	nt Order No. 3, at II(C) (ECF No. 309).					
28	200 0000 11101							

1	В.	<u>DEFENDANT(S)</u>
2	6.	Plaintiff(s) name(s) the following Defendants in this action:
3		
4		☑ JUUL LABS, INC., previously d/b/a as PAX LABS, INC. and PLOOM INC.; ³
5		✓ ALTRIA GROUP, INC.; ⁴
6		
7		□ PHILIP MORRIS USA, INC.; ⁵
8		☐ ALTRIA CLIENT SERVICES LLC; ⁶
9		☑ ALTRIA GROUP DISTRIBUTION COMPANY; ⁷
10		□ ALTRIA ENTERPRISES LLC; ⁸
11		THE MANAGEMENT DEFENDANTS
12		✓ JAMES MONSEES;
13		
14		☑ ADAM BOWEN; ¹⁰
15		⊠ NICHOLAS PRITZKER; ¹¹
16		⊠ HOYOUNG HUH; ¹²
17		⊠ RIAZ VALANI; ¹³
18		
19		
20	³ Delaware cor	poration, with its principal place of business in San Francisco, California.
21	1	oration, with its principal place of business in Richmond, Virginia.
	_	oration with its principal place of business in Richmond, Virginia.
22		ed liability company with its principal place of business in Richmond, Virginia.
23	⁷ Virginia corp	pration with its principal place of business in Richmond, Virginia.
24	⁸ Virginia limit	ed liability company with its principal place of business in Richmond, Virginia.
25	⁹ A resident of	California.
	¹⁰ A resident of	California.
26	¹¹ A resident of	California.
27	¹² A resident of	California.
28	¹³ A resident of	California.
		- 3 -

THE E-LIQUID MANUFACTURING DEFENDANTS MOTHER MURPHY'S LABS, INC.; 14 ALTERNATIVE INGREDIENTS, INC.; 15 TOBACCO TECHNOLOGY, INC.; 16 ELIQUITECH, INC.; 17 THE DISTRIBUTOR DEFENDANTS MCLANE COMPANY, INC.; 18 BEBY-BROWN COMPANY, ILC.; 19 CORE-MARK HOLDING COMPANY, INC.; 20 THE RETAILER DEFENDANTS CHEVRON CORPORATION; 21 CIRCLE K STORES INC.; 22 SPEEDWAY LLC.; 23 7-ELEVEN, INC., 24 14 North Carolina corporation, with a principal place of business in North Carolina. 15 North Carolina corporation, with a principal place of business in Maryland. 18 Texas corporation with a principal place of business in Maryland. 18 Texas corporation with a principal place of business in Maryland. 18 Texas corporation, with a principal place of business in Maryland. 18 Texas corporation with a principal place of business in Texas. 19 Delaware corporation. From 2015-2018, principal place of business California; as of 2019, principal place of business Texas. 20 Delaware corporation with a principal place of business in California. 21 Texas corporation with a principal place of business in Arizona. 22 Texas corporation with a principal place of business in California. 23 Delaware corporation with a principal place of business in Arizona. 24 Texas corporation with a principal place of business in Texas. 14-		
ALTERNATIVE INGREDIENTS, INC.; 15 ALTERNATIVE INGREDIENTS, INC.; 16 TOBACCO TECHNOLOGY, INC.; 16 BELIQUITECH, INC.; 17 THE DISTRIBUTOR DEFENDANTS MCLANE COMPANY, INC.; 18 EBY-BROWN COMPANY, ILC; 19 CORE-MARK HOLDING COMPANY, INC.; 20 THE RETAILER DEFENDANTS CHEVRON CORPORATION; 21 CIRCLE K STORES INC.; 22 SPEEDWAY LLC; 23 T-ELEVEN, INC.; 24 North Carolina corporation, with a principal place of business in North Carolina. North Carolina corporation, with a principal place of business in Maryland. Maryland corporation, with a principal place of business in Maryland. Maryland corporation, with a principal place of business in Maryland. Maryland corporation, with a principal place of business in Illinois. Maryland corporation with a principal place of business in Illinois. Delaware corporation. From 2015-2018, principal place of business California; as of 2019, principal place of business in California. Texas corporation with a principal place of business in California. Delaware corporation with a principal place of business in California. Texas corporation with a principal place of business in California. Texas corporation with a principal place of business in California. Delaware corporation with a principal place of business in California.	1	THE E-LIQUID MANUFACTURING DEFENDANTS
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TOBACCO TECHNOLOGY, INC.; 16	3	☐ ALTERNATIVE INGREDIENTS, INC.;15
ELIQUITECH, INC.; 17		☐ TOBACCO TECHNOLOGY, INC.;16
THE DISTRIBUTOR DEFENDANTS MCLANE COMPANY, INC.; 18		⊠ eLIQUITECH, INC.; ¹⁷
MCLANE COMPANY, INC.; 18		THE DISTRIBUTOR DEFENDANTS
SEBY-BROWN COMPANY, LLC; 19		☐ MCLANE COMPANY, INC.; 18
THE RETAILER DEFENDANTS CHEVRON CORPORATION; 21 CIRCLE K STORES INC.; 22 SPEEDWAY LLC; 23 T-ELEVEN, INC.; 24 North Carolina corporation, with a principal place of business in North Carolina. North Carolina corporation, with a principal place of business in North Carolina. Maryland corporation, with a principal place of business in Maryland. Maryland corporation, with a principal place of business in Maryland. Towns a principal place of business in Maryland. Towns a principal place of business in Texas. Delaware limited liability company with a principal place of business in Illinois. Delaware corporation. From 2015-2018, principal place of business California; as of 2019, principal place of business Texas. Delaware corporation with a principal place of business in California. Texas corporation with a principal place of business in Arizona. Texas corporation with a principal place of business in Arizona. Texas corporation with a principal place of business in Arizona.		
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7-ELEVEN, INC.; ²⁴ 14 North Carolina corporation, with a principal place of business in North Carolina. 15 North Carolina corporation, with a principal place of business in North Carolina. 16 Maryland corporation, with a principal place of business in Maryland. 17 Maryland corporation, with a principal place of business in Maryland. 18 Texas corporation with a principal place of business in Texas. 19 Delaware limited liability company with a principal place of business in Illinois. 20 Delaware corporation. From 2015-2018, principal place of business California; as of 2019, principal place of business Texas. 21 Delaware corporation with a principal place of business in California. 22 Texas corporation with a principal place of business in Arizona. 23 Delaware corporation with a principal place of business in Ohio.	14	CIRCLE K STORES INC.; ²²
14 North Carolina corporation, with a principal place of business in North Carolina. 15 North Carolina corporation, with a principal place of business in North Carolina. 16 Maryland corporation, with a principal place of business in Maryland. 17 Maryland corporation, with a principal place of business in Maryland. 18 Texas corporation with a principal place of business in Texas. 19 Delaware limited liability company with a principal place of business in Illinois. 20 Delaware corporation. From 2015-2018, principal place of business California; as of 2019, principal place of business Texas. 21 Delaware corporation with a principal place of business in California. 22 Texas corporation with a principal place of business in Arizona. 23 Delaware corporation with a principal place of business in Ohio.	15	SPEEDWAY LLC; ²³
14 North Carolina corporation, with a principal place of business in North Carolina. 15 North Carolina corporation, with a principal place of business in North Carolina. 16 Maryland corporation, with a principal place of business in Maryland. 17 Maryland corporation, with a principal place of business in Maryland. 18 Texas corporation with a principal place of business in Texas. 19 Delaware limited liability company with a principal place of business in Illinois. 20 Delaware corporation. From 2015-2018, principal place of business California; as of 2019, principal place of business Texas. 21 Delaware corporation with a principal place of business in California. 22 Texas corporation with a principal place of business in Arizona. 23 Delaware corporation with a principal place of business in Ohio.	16	☐ 7-ELEVEN, INC.; ²⁴
14 North Carolina corporation, with a principal place of business in North Carolina. 15 North Carolina corporation, with a principal place of business in North Carolina. 16 Maryland corporation, with a principal place of business in Maryland. 17 Maryland corporation, with a principal place of business in Maryland. 18 Texas corporation with a principal place of business in Texas. 19 Delaware limited liability company with a principal place of business in Illinois. 20 Delaware corporation. From 2015-2018, principal place of business California; as of 2019, principal place of business Texas. 21 Delaware corporation with a principal place of business in California. 22 Texas corporation with a principal place of business in Arizona. 23 Delaware corporation with a principal place of business in Ohio.	17	
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17 Maryland corporation, with a principal place of business in Maryland. 18 Texas corporation with a principal place of business in Texas. 19 Delaware limited liability company with a principal place of business in Illinois. 20 Delaware corporation. From 2015-2018, principal place of business California; as of 2019, principal place of business Texas. 21 Delaware corporation with a principal place of business in California. 22 Texas corporation with a principal place of business in Arizona. 23 Delaware corporation with a principal place of business in Ohio.	20	¹⁵ North Carolina corporation, with a principal place of business in North Carolina.
18 Texas corporation with a principal place of business in Texas. 19 Delaware limited liability company with a principal place of business in Illinois. 20 Delaware corporation. From 2015-2018, principal place of business California; as of 2019, principal place of business Texas. 21 Delaware corporation with a principal place of business in California. 22 Texas corporation with a principal place of business in Arizona. 23 Delaware corporation with a principal place of business in Ohio.	21	¹⁶ Maryland corporation, with a principal place of business in Maryland.
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28 24 Texas corporation with a principal place of business in Texas. - 4 -	27	²³ Delaware corporation with a principal place of business in Ohio.
- 4 -	$_{28}$	²⁴ Texas corporation with a principal place of business in Texas.
		<u> </u>

	i		
1		☐ WAL	MART, INC.; ²⁵
2		☐ WAL	GREENS BOOTS ALLIANCE, INC. ²⁶
3	C.	PRODUCT I	<u>USE</u>
5	7.		JUUL during the time-period including from approximately August, 2019 and that use caused and or substantially contributed to his/her
6 7	D.	PHYSICAL	INJURY ²⁷
8	8.		s) experienced the following physical condition, injury or illness alleged caused and or contributed to as a substantial factor by JUUL:
10		\boxtimes ADD	DICTION
11		☐ NIC	OTINE POISONING
12		⊠ BEH	AVIORAL ISSUES/MENTAL HEALTH (check all that apply):
13 14 15 16 17 18			ANGER/OUTBURSTS MOOD SWINGS IRRITABILITY SUICIDAL THOUGHTS SUICIDAL ATTEMPTS DEATH BY SUICIDE
19 20			OTHER (specify): ANXIETY
21		⊠ COG	NITIVE ISSUES (check all that apply):
22 23			ATTENTION DEFICIT DISORDER
24	²⁵ Delaware co	rporation with a	principal place of business in Arkansas.
25 26	²⁷ Plaintiff(s) n	nust check-off al	principal place of business in Illinois. I physical injuries allegedly caused by Plaintiff's use of JUUL. Plaintiff is not all or psychological injuries, or all manifestations of the physical injury alleged
27	which will be i	nquired into as p	part of the Plaintiff's Fact Sheet ("PFS"). This <i>Short-Form Complain</i> t assumes al damages are asserted by the Plaintiff.
28			-5- SHORT FORM COMPLAINT AND HIDV DEMAND
	I		CHODT FORM COMPLAINT AND HIDY DEMAND

Case 3:21-cv-05249-WHO Document 1 Filed 07/07/21 Page 6 of 10

LEARNING IMPAIRMENTS LACK OF CONCENTRATION TROUBLE SLEEPING OTHER (specify): CARDIOVASCULAR (check all that apply): HEART ATTACK OTHER CARDIOVASCULAR DIAGNOSIS (specify) NEUROLOGIC (check all that apply): SEIZURES STROKE RESPIRATORY/LUNG (check all that apply): ACUTE EOSINOPHILIA PNEUMONIA/PULMONARY EOSINOPHILIA PNEUMONITIS OR ACUTE PNEUMONIA ACUTE RESPIRATORY DISTRESS SYNDROME (ARDS) ASTHMA BRONCHITIS CHRONIC LUNG PROBLEMS CHRONIC UNG PROBLEMS CHRONIC OBSTRUCTIVE PULMONARY DISEASE (COPD) E-CIGARETTE, OR VAPING, PRODUCT USE ASSOCIATED LUNG INJURY (EVALI) EMPHYSEMA LIPOID PNEUMONIA LUNG TRANSPLANT OTHER SPECIFIED INTERSTITIAL PULMONARY DISEASE PNEUMONIA (any type) (specify): POPCORN LUNG/BRONCHIOLITIS OBLITERANS DEATH -6- SHORT-FORM COMPLAINT AND LURY DEMAN		
TROUBLE SLEEPING OTHER (specify): CARDIOVASCULAR (check all that apply): HEART ATTACK OTHER CARDIOVASCULAR DIAGNOSIS (specify) NEUROLOGIC (check all that apply): SEIZURES STROKE RESPIRATORY/LUNG (check all that apply): ACUTE EOSINOPHILIC PNEUMONIA/PULMONARY EOSINOPHILIA ACUTE INTERSTITIAL PNEUMONITIS OR ACUTE PNEUMONIA ACUTE RESPIRATORY DISTRESS SYNDROME (ARDS) ASTHMA BRONCHITIS CHRONIC LUNG PROBLEMS CHRONIC OBSTRUCTIVE PULMONARY DISEASE (COPD) F-CIGARETTE, OR VAPING, PRODUCT USE ASSOCIATED LUNG INJURY (EVALI) EMPHYSEMA LIPOID PNEUMONIA LUNG TRANSPLANT OTHER SPECIFIED INTERSTITIAL PULMONARY DISEASE PNEUMONIA (any type) (specify): POPCORN LUNG/BRONCHIOLITIS OBLITERANS	1	LEARNING IMPAIRMENTS
OTHER (specify):	2	
OTHER (specify): CARDIOVASCULAR (check all that apply): HEART ATTACK OTHER CARDIOVASCULAR DIAGNOSIS (specify) NEUROLOGIC (check all that apply): SEIZURES STROKE RESPIRATORY/LUNG (check all that apply): ACUTE EOSINOPHILIC PNEUMONIA/PULMONARY EOSINOPHILIA ACUTE INTERSTITIAL PNEUMONITIS OR ACUTE PNEUMONIA ACUTE RESPIRATORY DISTRESS SYNDROME (ARDS) ASTHMA BRONCHITIS CHRONIC LUNG PROBLEMS CHRONIC OBSTRUCTIVE PULMONARY DISEASE (COPD) E-CIGARETTE, OR VAPING, PRODUCT USE ASSOCIATED LUNG INJURY (EVALI) EMPHYSEMA LIPOID PNEUMONIA LUNG TRANSPLANT OTHER SPECIFIED INTERSTITIAL PULMONARY DISEASE PNEUMONIA (any type) (specify): POPCORN LUNG/BRONCHIOLITIS OBLITERANS	3	☐ TROUBLE SLEEPING
CARDIOVASCULAR (check all that apply): HEART ATTACK		OTHER (specify):
HEART ATTACK OTHER CARDIOVASCULAR DIAGNOSIS (specify) NEUROLOGIC (check all that apply): SEIZURES STROKE STROKE	4	
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NEUROLOGIC (check all that apply): SEIZURES STROKE	7	
SEIZURES STROKE RESPIRATORY/LUNG (check all that apply): ACUTE EOSINOPHILIC PNEUMONIA/PULMONARY EOSINOPHILIA ACUTE INTERSTITIAL PNEUMONITIS OR ACUTE PNEUMONIA ACUTE RESPIRATORY DISTRESS SYNDROME (ARDS) ASTHMA BRONCHITIS CHRONIC LUNG PROBLEMS CHRONIC OBSTRUCTIVE PULMONARY DISEASE (COPD) E-CIGARETTE, OR VAPING, PRODUCT USE ASSOCIATED LUNG INJURY (EVALI) EMPHYSEMA LIPOID PNEUMONIA LUNG TRANSPLANT OTHER SPECIFIED INTERSTITIAL PULMONARY DISEASE PNEUMONIA (any type) (specify): POPCORN LUNG/BRONCHIOLITIS OBLITERANS	8	
SEIZURES STROKE	9	
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26 27 28 □ DEATH -6-		☐ POPCORN LUNG/BRONCHIOLITIS OBLITERANS
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28 DEATH -6-	26	
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	28	☐ DEATH
		- 6 - SHORT-FORM COMPLAINT AND JURY DEMAND

(PERSONAL INJURY)

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SHORTNESS OF BREATH

9. The physical condition(s), injury/injuries or illness(es) alleged in paragraph 8 occurred at some point after Plaintiff began using JUUL, as set forth in paragraph 7.

V. <u>CAUSES OF ACTION ASSERTED</u>

10. The following Causes of Action asserted in the *Plaintiffs' Consolidated Master Complaint (Personal Injury)*, and the allegations with regard thereto in the *Plaintiffs' Consolidated Master Complaint (Personal Injury)*, are adopted in this *Short Form Complaint* by reference:

Check if Applicable	Cause of Action Number	Cause of Action
\boxtimes	I	STRICT LIABILITY - DESIGN DEFECT
	II	STRICT LIABILITY - FAILURE TO WARN
	III	STRICT LIABILITY - MANUFACTURING DEFECT
	IV	PRODUCTS LIABILITY - NEGLIGENT DESIGN
	V	PRODUCTS LIABILITY –NEGLIGENT FAILURE TO WARN
	VI	PRODUCTS LIABILITY – NEGLIGENT MANUFACTURING
	VII	NEGLIGENCE AND/OR GROSS NEGLIGENCE
\boxtimes	VIII	NEGLIGENT FAILURE TO RECALL/ RETROFIT
	IX	NEGLIGENT MISREPRESENTATION
	X	FRAUD
	XI	FRAUDULENT CONCEALMENT
	XII	CONSPIRACY TO COMMIT FRAUD

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Check if Applicable	Cause of Action Number	Cause of Action
\boxtimes	XIII	UNJUST ENRICHMENT
	XIV	VIOLATION OF UNFAIR TRADE PRACTICES/CONSUMER PROTECTION LAW and specify which state's statute below 13 Pa. Stat. Ann. §§ 2314 et seq.
	XV	BREACH OF EXPRESS WARRANTY
	XVI	BREACH OF AN IMPLIED WARRANTY OF MERCHANTABILITY
	XVII	WRONGFUL DEATH
	XVIII	SURVIVAL ACTION
	XIX	LOSS OF CONSORTIUM

- 8 -

VI. ADDITIONAL CAUSES OF ACTION

If Plaintiff wants to allege additional Cause(s) of Action other those selected in paragraph 10, the specific facts supporting any such additional Cause(s) of Action, must be pled in a manner complying with the requirements of the Federal Rules of Civil Procedure (see paragraph 11). In doing so you may attach additional pages to this Short-Form Complaint.

NOTE

11. Plaintiff(s) assert(s) the following additional theories against the Defendants designated in paragraph 6 above:

N/A			

WHEREFORE, Plaintiff(s) pray(s) for relief and judgment against Defendants for compensatory, treble, and punitive damages, medical monitoring to diagnose JUUL induced injuries at an earlier date to allow for timely treatment and prevention of exacerbation of injuries, together with interest, costs of suit, attorneys' fees, and all such other relief as the Court deems proper, and such further relief as the Court deems equitable and just, and as set forth in the *Plaintiffs' Consolidated Master Complaint (Personal Injury)*.

- 9 -

JURY DEMAND Plaintiff(s) hereby demand a trial by jury as to all claims in this action. Respectfully submitted, s/Anthony R. Friedman Anthony R. Friedman, Esq. (Admitted PHV) THE SIMON LAW FIRM, P.C. 800 Market Street, Suite 1700 St. Louis, MO 63101 Tel: (314) 241-2929 Email: afriedman@simonlawpc.com **Attorneys for Plaintiff**